§ 606.44

month period ending on September 30 of the year for which the latest deferral was obtained, the State will have maintained its solvency effort, but if less, then a reduction in solvency effort will have occurred.

- (4) Notwithstanding the results of the calculation in paragraph (b)(3) of this section, if there is no increase in revenue receipts or no decrease in benefit outlays between the base year and the year for which continuation of deferral is requested, then a reduction in solvency effort will have occurred.
- (c) Effect of determination. (1) If the UIS Director determines that a State has maintained its solvency effort, continuation of deferral will be granted, and the State will be required to timely pay the deferred interest payable prior to October 1 of the year with respect to which such determination is made.
- (2) If the UIS Director determines that a State failed to maintain its solvency effort, all deferred interest shall be due and payable prior to October 1 of the year with respect to which such determination is made.
- (d) Application and information. (1) The Governor of a State which has decided to request continuation of a previously approved deferral of interest payments shall apply to the Secretary of Labor no later than July 1 of the year for which continuation is requested. The Governor is required to notify the Department on or before September 1 of such taxable year of any action impacting upon the State's application which has occurred or will occur subsequent to the date of the initial application and on or before September 30.
- (2) In support of the application by the Governor, there shall be submitted for the purposes of the estimates required in paragraph (b) of this section documentation as specified in §606.22 (b)(1) through (4), (c) and (f) and bearing upon the application for continuation of deferral, in terms of the relevant comparison between revenue receipts and benefit outlays.

§ 606.44 Notification of determinations.

The UIS Director will make determinations under §§ 606.41, 606.42, and 606.43 on or before September 10 of the

taxable year, will promptly notify the applicants and the Secretary of the Treasury of such determinations, and will cause notice of such determinations to be published in the FEDERAL REGISTER. The UIS Director also will inform the Secretary of the Treasury and cause notice to be published in the FEDERAL REGISTER of information with respect to delayed payment of interest as provided in §606.40.

PART 609—UNEMPLOYMENT COM-PENSATION FOR FEDERAL CIVIL-IAN EMPLOYEES

Subpart A—General Provisions

Sec.

609.1 Purpose and application.

609.2 Definitions of terms.

Subpart B—Administration of UCFE Program

609.3 Eligibility requirements for UCFE.

609.4 Weekly and maximum benefit amounts.

609.5 Claims for UCFE.

609.6 Determinations of entitlement; notices to individual.

609.7 Appeal and review.

609.8 The applicable State for an individual. 609.9 Provisions of State law applicable to UCFE claims.

609.10 Restrictions on entitlement.

609.11 Overpayments; penalties for fraud.

609.12 Inviolate rights to UCFE.

609.13 Recordkeeping; disclosure of information.

609.14 Payments to States.

609.15 Public access to Agreements.

609.16 Administration in absence of an Agreement.

609.17 Information, reports, and studies.

Subpart C—Responsibilities of Federal Agencies

609.20 Information to Federal civilian employees.

609.21 Findings of Federal agency.

609.22 Correcting Federal findings.

609.23 Furnishing additional information.

609.24 Reconsideration of Federal findings.

609.25 Furnishing other information.

609.26 Liaison with Department.

AUTHORITY: 5 U.S.C. 8508; Secretary's Order No. 4-75, 40 FR 18515; (5 U.S.C. 301). Interpret and apply secs. 8501-8508 of title 5, United States Code.

SOURCE: 47 FR 54687, Dec. 3, 1982, unless otherwise noted.